## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

DENNIS SENA,
Plaintiff

v.

MASSACHUSETTS BAY
TRANSPORTATION AUTHORITY,
RICHARD SULLIVAN,
and JOHN DOES 1-10,
Defendants )

C. A. NO. 04-12019-RBC

## ASSENTED TO MOTION FOR CONTINUANCE

Defendants, Massachusetts Bay Transportation Authority, Richard Sullivan and John Does 1-10 (the "MBTA Defendants") hereby move for a continuance of the Scheduling Conference previously scheduled for March 10, 2006. As grounds therefore, counsel for the MBTA Defendants is scheduled to be on vacation on that day. Counsel for the MBTA Defendants and counsel for plaintiff Dennis Sena ("Sena") hereby submit the following dates for the court's consideration as dates for

a rescheduled Status Conference: Monday, May 22, 2006; March 29, 2006 and April 4, 2006. This motion has been assented to by counsel for Sena.

Respectfully submitted,

MASSACHUSETTS BAY TRANSPORTATION AUTHORITY, RICHARD SULLIVAN, and JOHN DOES 1-10 By their attorney,

ASSENTED TO: DENNIS SENA, By his attorney,

S/Michael T. Lennon
Michael T. Lennon, Esq.
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s/Jonathan P. Feltner
Jonathan P. Feltner, BBO# 162560
First Assistant General Counsel
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(617) 222-3175

Dated: March 3, 2006

## CERTIFICATE OF SERVICE

I certify that on March 3, 2006, I caused a copy of the MBTA Defendants Motion to Continue to be served by mail upon:

Michael T. Lennon, Esq. Lennon Law Office 15 Court Square Boston, MA.

S/Jonathan P. Feltner
Jonathan P. Feltner